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7 8	Attorneys for Defendant J.C.M. Industries, Inc. dba Advance Storage Products		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
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12	QUINTON DRUMMER, STEFFAN WEBB, and DEMONTRAY	Case No.: 2:18-cv-01251-RFB-NJK	
13	STALLWORTH, individually, and on behalf of all others similarly situated,	STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT J.C.M.	
14	Plaintiffs,	INDUSTRIES dba ADVANCE STORAGE PRODUCTS TO ANSWER OR OTHERWISE	
15 16	VS.	RESPOND TO PLAINTIFF'S FIRST AMENDED COLLECTIVE AND CLASS	
17	ALPHA TEAM CONSTRUCTION CORPORATION, BG CONSTRUCTION SERVICES, LLC, HECTOR BELTRAN,	ACTION COMPLAINT, AND TIME TO FILE AMENDED JOINT PROPOSED DISCOVERY PLAN AND SCHEDULING ORDER	
18	and J.C.M. INDUSTRIES, INC., doing business as ADVANCE STORAGE	(Second Request)	
19	PRODUCTS, jointly and severally,	(Cara-a-a-a-a-a-a-a-a-a-a-a-a-a-a-a-a-a-a	
20	Defendants.		
21			
22	Defendant J.C.M. Industries, Inc. doing business as Advance Storage Products ("JCM"),		
23	by and through its counsel, Jackson Lewis P.C., Plaintiffs Quinton Drummer, Steffan Webb and		
24	Demontray Stallworth ("Plaintiffs"), by and through their counsel, Wolf, Rifkin, Shapiro,		
25	Schulman & Rabkin, LLP, and Defendant Hector Beltran, in proper person, hereby submit this		
26	stipulation to extend the time for JCM to answer or otherwise respond to Plaintiffs' First Amended Collective and Class Action Complaint, and for the parties to submit their joint		
27	proposed discovery plan and scheduling order.		
28	proposed discovery plan and senedating olde		

Plaintiffs served their First Amended Collective and Class Action Complaint on JCM on July 5, 2019, and JCM's response was, initially, due on July 26, 2019. The parties stipulated, with this Court's approval, to extend JCM's deadline to answer or otherwise respond to Plaintiffs' First Amended Collective and Class Action Complaint to August 26, 2019. (ECF No. 63). After preliminary discussions regarding the scope of discovery, the parties further stipulated, with this Court's approval, to extend the time for the parties to submit their amended joint proposed discovery plan and scheduling order to September 9, 2019, two weeks after JCM's deadline to answer or otherwise respond to Plaintiffs' Amended Complaint, to allow further discussions regarding the scope of discovery. (ECF No. 65).

In the course of discussions regarding Plaintiffs' claims, JCM's defenses, and the scope of potential discovery, counsel for Plaintiffs and counsel for JCM have determined that early settlement discussions may be fruitful in resolving Plaintiffs' claims against JCM without further litigation. Accordingly, Plaintiffs and JCM have agreed to a 30-day extension of time for JCM to answer or otherwise respond to the First Amended Collective and Class Action Complaint, up to and including September 26, 2019, in order to conduct settlement discussions.

The parties further request a corresponding extension of the deadline to submit the amended joint proposed discovery plan and scheduling order to October 10, 2019, two weeks after the extended deadline to respond to the Amended Complaint.

This stipulation and order is sought in good faith and not for the purpose of delay. This is the parties' second request for extension of these deadlines.

STIPULATION

NOW THEREFORE, the parties hereby agree and stipulate as follows:

The deadline for Defendant JCM to answer or otherwise respond to Plaintiffs' First Amended Collective and Class Action Complaint shall be continued to September 26, 2019.

1	The deadline for filing the parties. Amended Joint Proposed Discovery Plan and		
2	Scheduling order shall be continued to October 10, 2019.		
3	Dated this 26th day of August, 2019.		
4	WOLF, RIFKIN, SHAPRIO, SCHULMAN JACKSON LEWIS P.C.		
5	& RABKIN, LLP		
6	/s/ Charles R. Ash, IV /s/ Daniel I. Aquino Virgton A. Milton Bon No. 14401		
7	Don Springmeyer, Bar No. 1021 Kirsten A. Milton, Bar No. 14401 Bradley S. Schrager, Bar No. 10217 Daniel I. Aquino, Bar No. 12682		
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9	Las Vegas, Nevada 89102 Attorneys for Defendant J.C.M. Industries, Inc.		
10	dba Advance Storage Products Charles R. Ash, IV, Pro Hac Vice		
11	Sommers Schwartz, P.C. One Towne Square, 17 th Floor		
12	Southfield, Michigan 48076 Attorneys for Plaintiffs		
13	Thomeys for I tunings		
14	/s/ Hector Beltran		
15	Hector Beltran BG Construction Services, LLC		
16	9775 Hightower Road Roswell, GA 30075		
17	Defendant, in proper person		
18	IT IS SO ORDERED.		
19	Dated this 27 day of August , 2019.		
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22	Nancy J. Koppe United States Magistrate Judge		
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24	4835-8819-6514, v. 1		
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